

MINUTES

UTAH Controlled Substance Precursor Advisory Board MEETING

August 27, 2009

**Room 402 – 4th Floor – 2:00 p.m.
Heber Wells Building
Salt Lake City, UT 84111**

CONVENED: 2:03 p.m.

ADJOURNED: 3:00 p.m.

Bureau Manager:

Clyde Ormond

Board Secretary:

Jacky Adams

Board Members Present:

L. Carl Robinson, Chairperson
Steven H Jensen
Reed D. Buckner

Board Members Absent:

Guests:

DOPL Staff Present:

TOPICS FOR DISCUSSION

DECISIONS AND RECOMMENDATIONS

ADMINISTRATIVE BUSINESS:

Election of the Fiscal Year Board Chairperson

This issue was not discussed.

BUSINESS FROM PREVIOUS MEETING:

Triodine-7 Product specifications

Due to a previous obligation Ms. Wingert was unable to attend this meeting. Mr. Bucker explained that according to the manufactures specifications Triodine-7 is a 2% iodine solution. It was further explained that Federal guidelines require for all Iodine solutions with 2.2% or more of Iodine to report all sales and purchases to the DEA (Drug Enforcement Agency), where as the Utah Controlled Substance Precursor Act requires for all Iodine Solutions with 1.5% of Iodine to be reported. Mr. Bucker added that this causes some confusion to the public.

Ms. Wingert was contacted to obtain a resolution on this issue. After receiving clarification from Ms. Winger, Mr. Ormond explained that Triodine-7 is exempted from regulation due to the product containing potassium iodide.

DISCUSSION ITEMS:

Regulated Purchaser/Sales Transaction Reports –
Mr. Reed Buckner

Mr. Buckner explained that the current “Transaction Reporting Form”, for regulated substances has been confusing to his staff. He is proposing reformatting the form, to alleviate any confusion.

After a detailed review of the proposed forms. Mr. Jenson seconded by Mr. Buckner made a motion to approve the changes. The motion carried unanimously.

The Board further requested that the updated forms be placed on the Divisions web site for easier access for licensee.

Ramifications to Utah regarding “Shake-N-Bake”
Meth

Mr. Robinson explained that it had come to his attention that there is a new method to making Meth. He questioned the Board and Division what action could be made to prevent the fabrication of this drug.

A brief discuss ensued regarding a Statute change. It was determined that the Board will research the “core chemicals” to determine if any of the chemicals should be added to Title 58 Chapter 37c, and report their findings to the Division.

This issue was then tabled until the February 25, 2010 meeting for further discussion.

CORRESPONDENCE:

Executive Order – Ethics

Reviewed, with no further action.

“Information on Crystal Meth” – Article

Reviewed, with no further action.

“Bill to require meth contamination disclosure to buyers, renters” - Article

Reviewed, with no further action.

Mr. Robinson suggested that prior to a property being sold the seller should be required to submit documentation that the property is free of any harmful chemicals or toxins. It was recommended that the County Clerk could report the information on the title to the property.

This issue was then tabled until the February 25, 2010 meeting, for further discussion.

ADJOURN:

3:00 p.m.

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Note: These minutes are not intended to be a verbatim transcript but are intended to record the significant features of the business conducted in this meeting. Discussed items are not necessarily shown in the chronological order they occurred.

(ss)

Date Approved

Chairperson, Controlled Substance Precursor Advisory Board

(ss)

Date Approved

Bureau Manager, Division of Occupational & Professional Licensing

Awaiting Formal Approval